

**Stateside Communications**

12015 E 46<sup>th</sup> Avenue, Suite 415  
Denver, Colorado 80237  
303-551-8224

**RECEIVED**

APR 01 2010

**PUBLIC SERVICE  
COMMISSION**

March 31, 2010

Kentucky Public Service Commission  
211 Sower Blvd  
P.O. Box 615  
Frankfort, KY 40602

Re: Application for authority to operate as an Interexchange Carrier and/or Competitive Local Exchange Carrier by Stateside Communications.

Stateside Communications hereby submits the following information in accordance with the provisions of Administrative Case Nos. 359 and 370.

1. The name street address, telephone number and fax number of the Utility.

Jilapuhn Inc. d/b/a *Stateside Communications*  
12015 E 46<sup>th</sup> Avenue, Suite 415  
Denver, Colorado 80237  
Ph: 303-551-8224  
Fax: 720-881-7068

2. A copy of the company's *Articles of Incorporation* or Partnership Agreement, if applicable.

See accompanying Certificate of Authorization, KY and Certificate of Existence, GA.  
[Exhibits A and B]

3. Name, name street address, telephone number and fax number (if any) of the responsible contact person for customer complaints and regulatory issues.  
Customer Service Contact

Angela Moore, Director  
Stateside Communications  
12015 E 46<sup>th</sup> Avenue, Suite 415  
Denver, Colorado 80237  
Ph: 303-551-8205  
Fax: 720-881-7068

**Regulatory Contact**

Rogelio E. Peña, Esq.  
4845 Pearl East Circle, Suite 101  
Boulder, Colorado 80301  
Ph: 303-415-0409  
Fax: 303-827-2454

4. A notarized statement by an officer of the utility that the utility has not provided or collected for interstate service in Kentucky prior to filing the notice of intent or, alternatively, a notarized statement by the office that the utility has provided intrastate services, that will refund or credit customer accounts for all monies collected for intrastate services.

The following statement is made: Jilapuhn Inc. d/b/a Stateside Communications has not in any instances prior to filing this notice of intent, provided or collected for interstate services in Kentucky.

See accompanying "Affidavit" of Mr. Stan Roberson, Chief Executive Officer. [Exhibit C]

5. A statement that the utility does not seek to provide operator assisted service to traffic aggregators as defined in Administrative Case No.330 or, alternative, that the utility does seek to provide operator assisted service to traffic aggregators but that in so doing it is complying with the Commission's mandates in Administrative Case no. 330.

Jilapuhn Inc, d/b/a Stateside Communications will not be providing operator assisted service to traffic aggregators and does not seek to provide such service as defined in Administrative Case No. 330.

6. The Company's proposed tariffs are attached as exhibits. Or in the alternative, if the Company is not providing tariffs, indicate the website address of the Company's price schedule and the manner in which it intends to inform customers of applicable service arrangements.

Stateside Communications will outsource its billing, and tariffs will be addressed by the billing company. The outsourced billing company will provide e-statements and a fee for paper statements. One of the websites that Stateside Communications is hosted under is [www.jilapuhninc.com](http://www.jilapuhninc.com) and another host will be announced upon full CLEC certification.

7. A sample Company bill.

Stateside Communications will bill in the following manner.

Fixed Utility Fund: 1.5%

911 Fund: \$0.50 per line per month

Kentucky Special Cost: 1.8%

Low Income Fund / Elderly & Disabled: \$0.10 per line per month

TRS Relay Fund: \$0.12 per line per month

PUC Administrative Costs: \$1.85 per customer

Prepayments reserve costs: \$36.00 per customer

*Estimated Number of Customers: 425*

*Average Revenue per customer per month: \$42.50 (including business)*

8. If the company is requesting CLEC authority please indicate if an interconnection agreement has previously been filed with the Commission or if one will be filed in the future.